

## IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF NORTH CAROLINA EASTERN DIVISION

CASE NO. 4:13-mj-1007 UNITED STATES OF AMERICA Kntis Michael Mallad? **DEFENDANT'S** MOTION TO CONTINUE (18 USC § 3161(h)(8)) Pursuant to 18 USC § 3161(h)(7) and to Local Rule 4.11, the Defendant respectfully requests that the above-captioned case be continued from the present docket. In support of this motion, the Defendant sets forth the following: be fendent regrests addition the to consult 1. This is the 15 continuance filed by the Defendant in the present case. The Special Assistant 2. United States Attorney does / does not object to this motion. 3. I understand that if this motion is granted, I must next appear in court at 9:00 a.m. on the \_\_\_ Court docket, and that failure to appear may result in the issuance of an arrest Defendant or Attorney for Defendant The Court finds that the ends of justice served by the granting of such a continuance outweigh the best interest of the public in a speedy trial for the following reasons: [ ] Failure to do would likely result in a miscarriage of justice. The usual nature or complexity of the case makes it unreasonable to expect the Defendant to adequately prepare for pretrial proceedings or trial with the time limits set forth in 18 USC 3161. [ ] Failure to so would deny the Defendant reasonable time to obtain counsel; [ ] Failure to do so would unreasonably deny the Defendant continuity of counsel; Afailure to do so would deny the Defendant the reasonable time necessary for effective preparation, taking into account the exercise of due diligence. Accordingly the continuance is ALLOWED. The intervening time from 4-19-13 to 6-12-13 Is excluded from speedy trial computation under 18 USC 3161.